

## Bryan Reo

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**From:** Raymond Vasvari <vasvari@vasvarilaw.com>  
**Sent:** Wednesday, August 31, 2022 10:00 AM  
**To:** Bryan Reo  
**Subject:** Re: Posts

**Follow Up Flag:** Follow up  
**Flag Status:** Flagged

Mr. Reo:

I awoke to motions I did not anticipate given our discussion over the past days via email.

Your motions to compel are out of order. Please withdraw them.

I have been very patient with you and your remarkably aggressive and unprofessional conduct until now.

But you have crossed a line and it is plain that my efforts to move you toward a more collegial approach have been in vain.

Withdraw your motions. Through your motions, emails and abuse you are building a case for a Section 1927 motion against you that I would prefer not to file. But your insistence on acting as you have is making that inevitable.

Yours sincerely,

Raymond V. Vasvari, Jr.

**Vasvari | Zimmerman**  
attorneys & counselors-at-law

20600 Chagrin Boulevard  
Suite 800 Tower East  
Shaker Heights, Ohio 44122-5353  
vasvari@vasvarilaw.com  
www.vasvarilaw.com  
t 216.458.5880  
f 216.302.3700

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**From:** Bryan Reo <reo@reolaw.org>  
**Date:** Wednesday, August 31, 2022 at 7:28 AM  
**To:** Raymond Vasvari <vasvari@vasvarilaw.com>  
**Subject:** Re: Posts

As far as I am concerned this is useless. I need access to the actual account.

Ms. Reynaud almost certainly logged in and reactivated what had been, since March 31 2022 a deactivated account, logging in to reactivate around August 23 2022, for the purpose of deleting private messages.

She said she has been using social media message services to communicate with non-lawyers about me and about this case.

I want her Quora private messages, what they were before she deleted them over the last few weeks.

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Bryan Anthony Reo (#0097470)  
REO LAW LLC  
P.O. Box 5100  
Mentor, Ohio 44061  
(Business): (216) 505-0811  
(Personal): (440) 313-5893

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On August 30, 2022 11:31:48 PM Raymond Vasvari <vasvari@vasvarilaw.com> wrote:

Dear Mr. Reo:

I promise you something tonight and your early morning email yesterday expressed your particular interest in the Quora posts. I have obtained them and they are attached hereto. I note that they are not embraced in your Requests for Production, but do constitute social media of the sort embraced by your withdrawn subpoena. Here they are, as a gesture of good faith on

that discovery dispute. I do not concede their relevance or admissibility, but said I would provided them.

Yours sincerely,

Raymond V. Vasvari, Jr.

**Vasvari | Zimmerman**  
attorneys & counselors-at-law

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